



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Group Art Unit: 2871
Examiner: Minh Toan T. Ton

In re PATENT APPLICATION of:

| | | | | |
|---------------|---|--|---|--|
| Applicant | : | Fu-Jen KO et al |) | STATEMENT OF SUBSTANCE OF INTERVIEW |
| | | |) | |
| Serial No. | : | 10/663,678 |) | |
| Filed | : | September 17, 2003 |) | |
| For | : | TRANSFLECTIVE LIQUID CRYSTAL DISPLAY DEVICE WITH BALANCED COLOR PURITY |) | |
| Attorney Ref. | : | TOP 328 |) | |

December 13, 2006

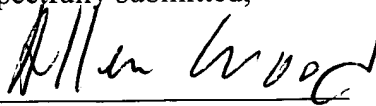
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Sir:

This is responsive to a requirement, in an "Interview Summary" record that was attached to a Notice of Allowance dated December 7, 2006, for statement of the substance of the interview.

No statutory or regulatory basis for this requirement in a situation such as the present one is known to the undersigned attorney. Nevertheless, as a precautionary measure, the following statement is provided in formal fulfillment of the requirement for a statement of the substance of the interview: The Examiner telephoned the undersigned attorney to advise that he would reject claim 7 for unpatentability over the prior art unless "and directly adjacent to," which had previously appeared in the claim, was added back. After checking with the client, the undersigned attorney telephoned the Examiner to authorize the change by Examiner's Amendment.

Respectfully submitted,


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AW/ng